E-filed 5/30/06

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11	Additional Counsel Listed on Signature Page	
12	UNITED STATES DISTRICT COURT	
13	NORTHERN DISTRICT	OF CALIFORNIA
14	SAN JOSE DIVISION	
15	COUNTY OF SANTA CRUZ, CALIFORNIA;	Case No.: 03-CV-1802 JF
16	CITY OF SANTA CRUZ, CALIFORNIA; VALERIE CORRAL; ELADIO V. ACOSTA;	STIPULATION AND [PROPOSED]
17	JENNIFER LEE HENTZ; HAROLD F. MARGOLIN; LEVI CASTRO; DOROTHY	ORDER REGARDING EXTENSION OF TIME FOR PLAINTIFFS TO
18	GIBBS; JAMES DANIEL BAEHR; MICHAEL CHESLOSKY and WO/MEN'S ALLIANCE	OPPOSE DEFENDANTS' MOTION TO DISMISS PLAINTIFFS' FIFTH
19	FOR MEDICAL MARIJUANA,	CAUSE OF ACTION
20	Plaintiffs, v.	No hearing requested
21	ALBERTO R. GONZALES, Attorney General of	Complaint Filed: April 23, 2003
22	the United States; KAREN P. TANDY, Administrator of the Drug Enforcement	Judge: Hon. Jeremy Fogel
23	Administration; JOHN P. WALTERS, Director of the Office of National Drug Control Policy; and	
24	30 UNKNOWN DRUG ENFORCEMENT ADMINISTRATION AGENTS,	
25	Defendants.	
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1	Plaintiffs and Defendants, by and through their counsel of record, stipulate as		
2	follows:		
3	1. On May 5, 2006, Defendants filed a Motion to Dismiss Plaintiffs' Fifth		
4	Cause of Action ("Motion"), as pled in their First Amended Complaint for Permanent Injunctive		
5	Relief, Declaratory Relief, and Damages.		
6	2. The parties agreed on	The parties agreed on a briefing schedule requiring an Opposition to	
7	Defendants' Motion on May 26, 2006.		
8	3. The parties have agreed to the extend Plaintiffs' time to oppose		
9	Defendants' Motion until June 2, 2006.		
10	6. Plaintiffs and Defenda	ants hereby request that the Court enter an Order: (a)	
11	extending Plaintiffs' time to file an opposition to Defendants' Motion to June 2, 2006.		
12			
13	DATED: May 26, 2006	BINGHAM McCUTCHEN LLP	
14			
15		By: /s/ Frank Kennamer	
16		Frank Kennamer Attorneys for WAMM Plaintiffs	
17	Benjamin Rice (SBN 98551)	Gerald Uelmen (SBN 39909)	
18	331 Soquel Avenue, Suite 203 Santa Cruz, California 95062	Santa Clara University School of Law 500 El Camino Real	
19	Telephone: 831.425.0555 Facsimile: 831.459.9815	Santa Clara, California 95053 Telephone: 408.554.5729	
20	Attorney for County of Santa Cruz	Facsimile: 408.554.4426	
21	and WAMM Plaintiffs	Attorney for County of Santa Cruz and WAMM Plaintiffs	
22	John Barisone (SBN 87831)	Daniel Abrahamson (SBN 158668)	
23	333 Church Street Santa Cruz, California 95060	Drug Policy Alliance 717 Washington Street	
24	Telephone: 831.423.8383 Facsimile: 831.423.9401	Oakland, California 94607 Telephone: 510.208.7711	
25	Attorney for City of Santa Cruz, California	Facsimile: 510.208.7722	
26	,	Attorney for WAMM Plaintiffs	
27			
28	STIPULATION AND [PROPOSED] ORDER REGARDING EXTENSION OF TIME FOR PLAINTIFFS TO OPPOSE DEFENDANTS' MOTION TO DISMISS PLAINTIFFS' FIFTH CAUSE OF ACTION		
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Case 5:03-cv-01802-JF Document 148 Filed 05/30/06 Page 3 of 3

1 2	Graham Boyd (SBN 167727) Allen Hopper (SBN 181678) ACLU Drug Law Reform Project		
3	1101 Pacific Avenue, Suite 333 Santa Cruz, CA 95060		
4	Attorneys for WAMM		
5			
6	DATED: March 1, 2006	UNITED STATES ATTORNEY'S OFFICE	
7		D / /	
8		By: /s/ Mark T. Quinlivan	
9		Attorneys for Defendants	
10			
11	PURSUANT TO STIPULATION, IT IS SO ORDERED.		
12	DATED: <u>May 30</u> , 2006		
13		Hon. Jeren y Fogel	
14		U.S. District Court Judge	
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27	STIPULATION AND [PROPOSED] ORDER REGARDI	NG EXTENSION OF TIME FOR PLAINTIFFS TO OPPOSE DEFENDANTS'	
28	MOTION TO DISMISS PLAINTIFFS' FIFTH CAUSE OF ACTION 2		